1 (Stipulating Parties Listed on Signature Pages) 2 UNITED STATES DISTRICT COURT 3 NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO 4 5 In re: CATHODE RAY TUBE (CRT) Case No. 07-5944 SC ANTITRUST LITIGATION 6 MDL No. 1917 7 This Document Relates to: STIPULATION AND [PROPOSED] ORDER OF DISMISSAL OF 8 **DEFENDANTS SAMSUNG** Electrograph Systems, Inc., et al. v. Hitachi, Ltd., et al., No. 11-cv-01656; **ELECTRONICS COMPANY, LTD.** 9 AND SAMSUNG ELECTRONICS Stoebner, et al. v. LG Electronics, et al., No. AMERICA, INC. 10 11-cv-05381; 11 Siegel v. Hitachi, Ltd., et al., No. 11-cv-05502; 12 Best Buy Co., Inc., et al. v. Hitachi, Ltd., et al., No. 11-cv-05513; 13 Target Corp, et al. v. Chunghwa Picture Tubes, 14 Ltd., et al., No. 11-cv-05514; 15 Interbond Corporation of America v. Hitachi, et al., No. 11-cv-06275; 16 Office Depot, Inc. v. Hitachi Ltd., et al., 17 No. 11-cv-06276; 18 CompuCom Systems, Inc. v. Hitachi, Ltd., et al., No. 11-cv-06396; 19 Costco Wholesale Corporation v. Hitachi, Ltd., 20 et al., No. 11-cv-06397; 21 P.C. Richard & Son Long Island Corporation, et al., v. Hitachi, Ltd., et al., No. 12-cv-02648; 22 Schultze Agency Services, LLC, et al. v. 23 Hitachi, Ltd., et al., No. 12-cv-02649; 24 Tech Data Corp. v. Hitachi, Ltd, No. 13-cv-00157. 25 26 27 28 STIPULATION OF DISMISSAL 3:07-cv-05944 SC

MDL 1917

1	WHEREAS, there is pending in the United States District Court for the Northern District
2	of California a multidistrict consolidated proceeding comprised of actions brought on behalf of
3	purported purchasers of cathode ray tube ("CRT") products, captioned as In re: Cathode Ray
4	Tube (CRT) Antitrust Litigation, Case No 3:07-cv-05944 SC (MDL No 1917) (the "MDL
5	Proceedings"); and
6	WHEREAS, Direct Action Plaintiffs ("DAPs") filed complaints <sup>1</sup> ("Complaints"), that list
7	Samsung Electronics Company, Ltd. ("SEC") and Samsung Electronics America, Inc. ("SEAI")
8	among the defendants; and
9	WHEREAS, the Complaints assert certain claims under federal and various states' laws
10	against SEC and SEAI based on an alleged conspiracy to fix the prices of CRTs from March 1,
11	1995 to November 25, 2007 ("DAPs' CRT Claims");
12	WHEREAS, Special Master Charles A. Legge recommended that the Complaints against
13	SEC and SEAI be dismissed with leave to amend on May 2, 2013 ("Report and
14	Recommendations") [Dkt. No. 1664]; and
15	WHEREAS, DAPs have agreed to dismiss SEC and SEAI from their Complaints without
16	prejudice under certain conditions set forth in a separately executed tolling agreement;
17	NOW, THEREFORE, IT IS HEREBY STIPULATED AND AGREED by and among the
18	undersigned counsel, on behalf of their respective clients, as follows:
19	1. DAPs voluntarily dismiss all of the DAPs' CRT Claims against SEC and SEAI,
20	Specifically, this Stipulation relates to the following complaints: <i>Tech Data Corp. v. Hitachi</i> ,
21	Ltd, No. 13-cv-00157 (N.D. Cal.) [Dkt No. 1] (Dec. 11,2 012) ("Tech Data Compl."); Stoebner v. LG Electronics, Inc., No. 11-cv-05381 (N.D. Cal.) [Dkt. No. 1] (Nov. 7, 2011) ("Polaroid
22	Compl."); Target Corp. v. Chunghwa Picture Tubes, Ltd., No. 11-cv-05514 (N.D. Cal.) [Dkt. No. 9] (Jan. 6, 2012) ("Target Am. Compl."); P.C. Richard & Son Long Island Corp. v. Hitachi, Ltd.,
23	No. 12-cv-02648 (N.D. Cal.) [Dkt. No. 1] (Nov. 14, 2011) ("P.C. Richard Compl."); Schultze Agency Servs., LLC v. Hitachi, Ltd., No. 12-cv-02649 (N.D. Cal.) [Dkt. No. 1] (Nov. 14, 2011)
24	("Tweeter Compl."); CompuCom Systems, Inc. v. Hitachi, Ltd., No. 11-cv-06396 (N.D. Cal.) [Dkt. No. 1] (Nov. 14, 2011) ("CompuCom Compl."); Interbond Corp. of Am. v. Hitachi, Ltd.,
25	No. 11-cv-06275 (N.D. Cal.) [Dkt. No. 1] (Nov. 14, 2011) ("Interbond Compl."); Costco Wholesale Corp. v. Hitachi, Ltd., No. 11-cv-06397 (N.D. Cal.) [Dkt. No. 1] (Nov. 14, 2011)
26	("Costco Compl."); Siegel v. Hitachi, Ltd., No. 11-cv-05502 (N.D. Cal.) [Dkt. No. 1] (Nov. 14, 2011) ("Circuit City Compl."); Office Depot, Inc. v. Hitachi, Ltd., No. 11-cv-06276 (N.D. Cal.)
27	[Dkt. No. 1] (Nov. 14, 2011) ("Office Depot Compl."); Best Buy Co., Inc. v. Hitachi, Ltd., No. 11-cv-05513 (N.D. Cal.) [Dkt. No. 1] (Nov. 14, 2011) ("Best Buy Compl."); and Electrograph
28	Systems, Inc. v. Hitachi, Ltd., No. 11-cv-01656 (N.D. Cal.) [Dkt. No. 5] (Mar. 10, 2011) ("Electrograph Am. Compl.").

1 without prejudice, pursuant to Rule 41(a)(1)(A)(ii) of the Federal Rules of Civil Procedure. 2. 2 Each party shall bear their own costs and attorney fees, and the parties shall not 3 pursue any sanctions against each other or their counsel so long as the DAP CRT Claims remain 4 dismissed. 3. 5 This Stipulation does not alter in any way the separately executed, written tolling 6 agreement between DAPs and Defendants SEC and SEAI. 7 4. This stipulation does not affect the rights or claims of DAPs against any other 8 defendant or alleged co-conspirator in this litigation. 9 5. SEC and SEAI acknowledge and agree that DAPs may serve discovery on them 10 pursuant to Fed. R. Civ. P. 30, 31, 33, and 34 rather than Fed. R. Civ. P. 45; SEC and SEAI 11 further agree that if they produce discovery to any party in the action, they will produce that 12 discovery to DAPs; the Parties will meet and confer in good faith in an attempt to narrow any 13 future discovery and minimize burdens. 14 6. SEC and SEAI will not move the Court to adopt the Report and 15 Recommendations, and DAPs likewise will not lodge with the Court objections to the Report and 16 Recommendations with respect to SEC and SEAI. 17 IT IS SO STIPULATED. 18 19 20 21 22 23 24 25 26 27 28 3

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27	as Receiver for Petters Company, LLC and
28	Related Entities
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ocument has been obtained from the	signatories.
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PURSUANT TO STIPULATION, IT IS	SO ORDERED.
Dated:	
	United States District Judge
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